

**Sex Offender Classification Board Meeting**  
Conference Call Minutes

February 9, 2004 1:00 p.m

In Attendance: Gary Horton, chair; Thomas Hearn, Pamela Huntsman, and Moscelene Sunderland members; Kathy Baird, assistant.

Meeting was called to discuss upcoming Administrative Rules public hearing  
A public hearing will be held on February 21, 2004 at the IDOC headquarters in Boise. Hearing notices will be sent to all prosecuting attorneys, public defenders, and clinical providers who are potential applicants. Patti Tobias, executive administrator for the Supreme Court will distribute notice of meeting to the judiciary.

Discussion comments:

- ◆ The legislature is concerned with the rule definition for “violent.” The definition will be removed.
- ◆ The legislature is also concerned with the definition for “predatory.” This verbiage was taken from statute and we are unable to change it. Definition will remain as-is.
- ◆ Should the SOCB draft a polygraph consent form to be appended to the required psychosexual evaluation format? Polygraphers utilize their own consent forms – it shouldn’t be necessary for the SOCB to require an additional consent form.
- ◆ Rule language will be drafted indicating that certified evaluators are required to pursue physiological testing methods listed in the evaluation format.
  - ◆ Offenders can decline to participate in any aspect of the evaluation.
  - ◆ An offender’s declination shall be documented in the evaluation report.

Other business

Board members were notified that the IDOC personnel department is conducting a review on the SOCB assistant’s position. No further information on this issue is available.

The teleconference concluded at 2:00 pm.

Submitted by:  
Kathy Baird  
Management Assistant